THRO' THE BLOCKADE.

THE CRUISER VESUVIUS ENTERS CHARLESTON HARBOR.

PERFORMS THE FEAT TWICE.

PLEBES THE VIGILANCE OF THE BLOCKADING SQUADRON.

Naval Officers Seriously Concerned Over Surprising Success of the Vesuvius-Probably Means a Revision of Blockading Tactics.

Charleston, S. C., Feb. 12.-The success ful running of the blockade by the Vesu-vius Thursday night is to-day commanding the admiration of hundreds of Charlestonians who ran the real blockade in real war times thirty years ago. Her trip confirmed their belief that blockade running is still possible, notwithstanding the developments of modern naval practice, the aid of electric searchlights, high speed ships, long range guns and numerous rapid fire secondary batteries, all unknown during the last war. To add to the discomfiture of the blockading fleet, the saucy little craft actually suc-

cceded in repeating her feat last night. Under orders from Admiral Bunce, the Vesuvius early in the afternoon yesterday left the squadron and steamed northward until she was lost to sight. From that moment everybody on the fleet was on the alert; every nerve was strained, and the big searchlights sent long streams of light as night fell, in every direction. It was all in vain, for about midnight a rocket went up close to the flagship, and Admiral Bunce thus received notice that the little fiver was lying quietly at anchor alongside him, after having cut through the middle of the fleet of watchers.

after having cut through the middle of the fleet of watchers.

The blockaders were much chagrined, but expiained the run was successfui this time owing to the inability of the searchlights to plerce the fog wnich lay thick over the sea. The Vesuvius will probably again play hide and seek with the squadron tonight, if conditions favor the attempt. Meanwhile, the blockade line has been strengthened. The big battleship Massachusetts, sister ship to the Indiana, arrived at noon to-day from New York, and was promptly placed on station and the monitor Amphitrite, which came up to the city a few days ago for coal, has gone outside the harbor and joined the fleet.

Naval officers on the station are seriously concerned over the success of the Vesuvius in these two trips, and they have been given food for very disquieting thoughts as to evil possibilities in time of actual war. It is not so much the possibility thus made plain of a small boat of the Vesuvius' type cluding the most watchful vigilance and all of the aids of modern science and discipline. Such a craft could not inflict much damage as a blockade runner, because it would not be able to carry a cargo of any considerable bulk and value. But it stands revealed to naval officers that the Vesuvius, on hostile intent, might easily have blown up any of the most formidable battleships in the fleet with her dynamite guns or with a torpedo rifle, and if this is possible for the Vesuvius it would be much more so for one of the tiny and almost invisible torpedo boats, not a third the size of the Vesuvius and 50 per cent fastsr. Hence the concern that is felt in the fleet, which will probably find its outcome in a revision of the tactics that have been adapted from the foreign practice to govern blockades.

STOLE HIS WAY TO A CELL.

WILLIAM HOUCK RECOMES A THIER TO GET A NIGHT'S LODGING.

Police Had Refused Him a Bed and He Left Saying, "I'll Force You to Let Me Sleep Here"-Then He Committed Robbery.

A tall, muscular young man went to Central police station last night and asked "We have no beds here," said Captain

Burns, "and cannot keep you."

The young man walked out of the station, and exclaimed: "I'll compel you to

Pive minutes later Julius Weinberg, clothier at 312 Main street, cried out that he was robbed. Officer Lillis arrested a young man, who had just taken a cloak off of one of the dummles in front of Wein-berg's store, but had made no attempt to At the station he was recogget away. At the station he was recog-nized as the young man who had asked for a bed a short time before. He gave the name of William Houck, and said he was a laborer from Nebraska. He had a wild look in his eye, and the police believe him demented. He claims he came to Kansus City to escape the wrath of vigilantes, who are thirsting for his file's blood. He will be held till morning and released.

KEEPING CRIME A SECRET. The Police Suppress Reports of Robberies, So That the True Situation

Is Not Known to the People. Robberies have occurred in Kansas City

of which the police know nothing. Since the adjournment of the senate "Lexow" committee, the police have diligently sup-pressed reports of robberies and holdups during the past ten days. The object is said to be to give the impression that outlawry is on the wane, in order that the
"Lexow." in making its report, will deal
as lightly as possible with the members
of the department. This suppression often
works an evil to the citizens of Kansas
City. When the Biller-Oldham pool room
was robbed two weeks ago of \$1,399 in broad
daylight, the police were immediately notified, but it was hours before they began
an investigation. The robbery was too
great, however, to be kept from the public.
Friday afternoon S. B. Orem, an attorney, of 1428 Holmes street, went to police
headquarters and roported that at about 4
o'clock that day two thieves had entered
his house through a rear window, during
the temporary absence of his family, and
stolen several hundred dollars' worth of
property, including two watches, a diamond said to be to give the impression that outproperty, including two watches, a diam shirtstud and a stamp collection. The re-port was made to Fred Schulz, secretary to Inspector Flahive, and he immediately put it through a process of suppress that was most complete. Mr. Orem turned to his home after making the port and waited in valu for the appearan ef a detective. Late Friday night a de-tective called at Mr. Orem's house, asked a few questions, looked wise, and then went away. Yesterday the report was lying on a desk in Inspector Flahive's room. The police have no clue to the identity of the Orem robbers.

SAM LEWIS HELD UP.

Robbers Meet Him at Tenth and Loeast Streets and Relieve Him of

a Small Sum of Money. Shortly after midnight last night two men held up Sam Lewis, of 1619 Cherry street, an employe of Burnham, Hanna, Munger & Co., at Tenth and Locust streets, and took \$4.10. One of the highwaymen was masked.

At 1:39 o'clock this morning an unmasked man attempted to hold up Peter Wheeler, outside guard at the workhouse, at the workhouse door. Wheeler refused, and the highwayman shot twice at him, the second bullet grazing his chest and drawing blood. Wiseler then drew his gun and fired four sleets, but the highwayman escaped.

SHOT A BILL COLLECTOR.

Druggist Mense Slightly Wounded by Jacob Martin, of Waom He Was Trying to Collect a Bill.

During a dispute over the payment of a small bill last night "Jake" Martin shot Fred Mense, a young druggist, of West-port, through the middle finger of the right port, through the middle linger of the right hand. The shooting occurred at Martin's house, Thirty-eighth and Washington streets. Mense is a member of the drug firm of King & Mense, at Westport ave-nue and Penn street, and learned yesterday that Martin was preparing to leave town. He went to his house with a bill for \$2.9, for drugs. Martin denied the bill and at-

tempted to close the door in Mense's face. The latter held his foot against the door and Martin drew a revolver and shot point blank at him. The latter grabbed the weapon as Martin pulled the trigger and when it had been discharged wrenched it from Martin's grasp. Martin then shut and locked the door.

Mense gave Marshal Morrison, of Westport, the revolver.

Martin is 34 years old and served a term is the Ohio state penitentiary for killing a man in Cincinnait, He is well known to the police here. He married a girl named Lena Rosenthal, from whom he was afterwards divorced. Later he married Mrs. Sue Holmes, of Westport.

TRIED TO KILL HER.

This Is the Serious Charge That Eva Walker Preferred Against Her Husband, Harry, Jr.

Eva Walker swore out a warrant in Jus tice Spitz' court yesterday for the arrest of her husband, Harry Walker, Jr., chargof her husband, harry Walker, St., charg-ing him with assault. Walker is the son of Harry Walker, Sr., who conducted the Comique theater, on lower Walhut street. The young man has been in court several times on account of trouble with his wife. She is now running a disorderly house at 7 East Fifteenth street, and claims that he tried to kill her as she was coming out of a saloon at Fifteenth and Grand avenue Friday night, in company with another

AN ALDERMAN BRINGS PEACE.

P. Sherry Brown Comes to the Fore and Establishes a Peace Footing Between Disputing Families.

The Wonn-Roan family feud, which ares at 416 East Sixth street because of the iliatory actions of Mr. Wonn in shutting off the flues in Mr. Roan's stovepipe, was amicably settled in police court yesterday and the case pending against Wonn for disorderly conduct dismissed. Alderman P. Sherry Brown, rental agent of the house in which the families are located, said he would see to the equal distribution of heating privileges in the future on the

A FATHER'S BAD EXAMPLE.

Visits North End Salogus With His Little 5-Year-Old Son and

Drinks Himself Drunk. W. A. Laphone, a farmer from Liberty Mo., was taken from a North end saloon by a policeman last night and locked up at Central police station for safe keeping He was drinking freely and had \$130, which several habitues of the North end dives were trying to get from him. His little son, 5 years old, was with Laphone.

HANNA IS AGAINST FLYNN

THE BOSS SAYS HE CAN'T BE GOV. ERNOR OF OKLAHOMA.

That Is, if He Can Help It—Tells C. M. Points Flatly of His Decision-C. M. Barnes May Be the Lucky Man.

"We do not want to appoint Flynn gov ernor of Oklahoma if we can avoid it." This is taken as a significant remark from a conversation with no less a man than Mark Hanna, and he said it to Colonel C. M. Points, of Oklahoma.

Colonel Points reached town yesterday merning from a two months' business trip to Washington, and en route home. Like many other good Republicans, he found his ticket divided into two sections, one of which ended at Cleveland and the other beginning at that point. It thus became necessary for him to stop off at Cleveland and while there he concluded to find out among other things, who would be made governor of Oklahoma. He is very well satisfied with his visit and insists that Mr. Hanna understands the Oklahoma situation perfectly.

Colonel Points gained the impression that Mr. Hanna likes Flynn personally very much, but while this is true it will not go beyond a "joily." It will not reach the point of bringing about the appointment of Flynn as governor of Oklahoma. Colonel Prints admits that Mr. Hanna did not teil him whe would be appointed governor. him who would be appointed governor, but Mr. Hanna hoped he would not be driven

to appoint Flynn.

Colonel Points wants C. M. Barnes, of Guthrie, appointed. He did not succeed in exacting a promise that Barnes would be the man, yet he believes he will be, and in this he finds much physical comfort and political repose.

TWO IMPORTANT MEASURES.

6kinhoma Legislature Wrestling With a Separate Schools Bill and a Banking Bill.

Guthrie, O. T., Feb. 12 .- (Special.) Two important measures were considered in the legislature to-day. The council worked on a bill providing for separate schools ed on a bill providing for separate schools that makes it a misdemeanor for a colored child to attend a white school or a white child to attend a colored school. The bill is chiefly the outcome of the riots resulting in the public schools of Perry last fall, in which the colored people attempted to enter their children in the schools by force. The bill provides equal revenue for both classes.

classes. The house had under consideration a banking bill that creates a territorial banking board, composed of the governor, teritorial auditor, treasurer and attorney general. It provides for a sinking fund of 2 per cent per annum on the deposits of the bank to pay depositors of banks in case of failure. It also creates a territorial bank examiner. The measure is extreme in many respects. Both bills are almost sure

A CHICKASAW MEMORIAL.

Protest Filed in Which Their Objec tions to the Choctaw Treaty Are Set Forth. Washington, Feb. 13.-(Special.) Half of

the Chicakasaw delegation has gone home

and the pending negotiations with the Choctaws have been suspended. They filed a memorial in the senate to-day through a memorial in the senate to-day through Senator Jones, of Arkansas, in which they set forth their objections to the Choctaw agreement. Their greatest objection to the treaty, they state, is the mode of conveyance to the United States of the lands of the nation. They fear that should the Chickasaw and Choctaw nations voluntarily convey the fee title to their lands to the United States it would be claimed by the railroad companies in the nation that the title in the alternate sections heretofore granted would inure to themselves, the result of which would be to cause long litigation between the railroads claiming the permits and such allottees as had selected allotments upon the alternate seclected allotments upon the alternate sections embraced in the grants and, perhaps, in the end, cause the allottees to lose their homes. They admit that these dangers may be imaginary, but they prefer that the title should remain in the Indian people of the two nations until the allotments are completed. They say that they are ready to join with the Choctaws in an agreement by which the lands of the nations may be allotted and such other changes made in the system of government as the situation requires. They are ready to agree to the allotment of all the public domain belonging to the Choctaw and Chickasaw people equally between their own citizens, freedmen excepted, and excepting such as may be found necessary for specific uses, provided the fee title remain in the respective tribes until the allotments are completed and provided that the United States guarantees to the Chickasaw nation its claims against the United States for arrears of interest on its trust funds. They offer to lease the town lots in the different towns for an annual ground rental, but think they ought to be allowed to designate the towns to be so leased. ected allotments upon the alternate sec lons embraced in the grants and, perhaps in the different towns for an annual ground rental, but think they ought to be allowed to designate the towns to be so leased. They are willing to agree that the revenues from all minerals should be held in trust by the United States for the benefit of the Choctaws and Chickasaw citizens. They are willing that the United States should collect all royalties growing out of mineral lunds, town lots and timber lands and hold the same in trust. The memorial is signed by all the commissioners of the Chickasaw nation. Chickasaw nation.

Passengers Shaken Up.

Sedalla, Mo., Feb. 13.—(Special.) A mixed train on the Sedalla, Warsaw & Southern, owing to the spreading of the rails, this afternoon, went down an embankment, four miles north of Lincoln. Conductor W. L. Bass had a leg broken and several passengers were slightly injured. Traffic was interrupted for several heurs.

mean a radical cure. I have made the disease FITS, EPILEPSY or FALLING SICKNESS a Hi long study. I warrant my remedy to cure the wor cases. Because others have failed is no reason!

Prof.W.H.PEEKE,F.D.,4 Gedar St., New York

WILL ARREST MR. LOWE. The House Orders the Sergeant-at-

Arms to Come to Kansas City and Apprehend the Prosecutor. A special from Jefferson City says Representative Pope, of Cole county, intro-duced a resolution in the house yesterday duced a resolution in the house yesterday reciting the fact that Prosecuting Attorney Lowe, of Jackson county, has failed to appear before the house to purge himself of contempt in refusing to give desired testimony before the house investigating committee. The resolution instructs the sergeant-at-arms to obtain possession of Mr. Lowe and bring him before the bar of the house. The resolution was adopted and an effort will be made to take the prosecutor to the capital.

Prosecutor Lowe says he will not obey the house summons and an interesting time is looked for when an effort is made to take him to Jefferson City.

JOHN RANDOLPH TUCKER DEAD. eading Virginia Lawyer, Prominent Secessionist and for Twelve

Years in Congress. Lexington, Va., Feb. 13.-Hon. John Randolph Tucker died at his home here tonight. He was conscious up to 2 o'clock this afternoon, when he bade his family good-by. Mr. Tucker had been ill several weeks and his death was expected. Several times he has rallied, but this morning he began to sink rapidly and died at 8:05 o'clock.

HOMESEEKERS' EXCURSION

Via Union Pacific System On February 16th, March 2d and 16th,
April 6th and 20th and May 4th and 18th,
the Union Pacific will sell Homeseekers'
excursion tickets to points in Kansas, Nebraska, Colorado, Utah and Wyoming, at
rate of one fare, plus \$2.00, for the round
trip, and good for stopovers. Final limit
twenty-one days. No stouovers allowed on
return trip. For full information apply to
Union Pacific Ticket Agent, No. 100 Main
street, No. 1038 Union avenue and Union
station. Telephone 1109.

J. B. FRAWLEY,
General Agent.

Salina, Kas., and Return.

For the meeting of the grand lodge, A. F. and A. M., the Santa Fe Route will sell and A. M., the Santa Fe Route will sell tickets to Salina and return at the rate of one fare for the round trip on February 13 to 17 inclusive, good to return until Feb-ruary 29. Santa Fe Route ticket offices northeast corner Tenth and Main streets, 1050 Union avenue and Union depot.

Tourist Sleeper to California.

Take Chair Car (Seats Free) on the Burlington's morning train to Lincoln, and join the personally conducted Weekly Tourists' Excursion, leaving Lincoln at 5:45 p. m. every Thursday for California. For folders and information inquire at Ticket Office, 1944 Union avenue or 823 Main street.

LEGAL NOTICES.

TRUSTEES' SALE-Whereas, the Amer TRUSTEES SALE—Whereas, the American Bank Building Company, a corporation, created and existing under the laws of the state of Missouri, by its certain deed of trust, dated the 1st day of February, 18%, filed for record in the office of the recorder of deeds for Jackson county, Missouri, at Kansas City, on the 28th day of March, 1887, and duly recorded in said office in book B 233, at page 53, did convey to the undersigned. William Minot, Jr., and Charles F. Morse, trustees, the hereinafter described property, situated in the county of Jackson and state of Missouri, to-wit: All that part of lots numbers thirteen (13), fourteen (14) and fifteen (15), in T. H. Swope's second addition to the City of Kansas, now Kansas City, Missouri, bounded as follows: Commencing at the southeast corner of said lot number thirteen (13), (which is now the northwest corner of Eighth and Delaware streets, in said city); thence running west along the south line of said lot number thirteen (13) unsher thirteen (13) and hun-(13), (which is now the northwest corner of Elghth and Delaware streets, in said city); thence running west along the south line of said lot number thirteen (13) one hundred (160) feet, more or less, to a point eighty-one and sixty-five hundredths (81 55-160) feet cast of the northeast corner of Elghth and Wall (formerly Ann, and recently Amaretta) streets, in said city, as now laid out and used; thence running north ninety-eight and fifty-two hundredths (24 52-160) feet to a point; thence running east on a line parallel with the north line of said Elghth street eighty-three and fifty one-hundredths (25 50-160) feet to the west line of Delaware street; thence running southeasterly along said west line of Delaware street; thence running southeasterly along said west line of Delaware street; on hundred (160) feet, more or less, to the place of beginning, and being a parcel of land fronting east one hundred (160) feet on said Elghth street; in trust, however, to secure the payment of its bonds, numbered from one to three hundred, inclusive, each of the denomination of \$1,000.00, dated on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February, 1887, and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on the lst day of February and falling due on of trust and the costs and expenses of ex-

ecuting this trust. WILLIAM MINOT, JR., CHARLES F. MORSE, Trustee

CHARLES F. MORSE.
Trustees.

Trustees thereon, described in a deed of trust made by Mattle E. Smith and Tilman C. Smith, her husband, dated the 1st day of December, 1888, in book B 349, at page 185, in the office of the recorder of deeds for Jackson county, Missouri, at Kansas City, I will, by virtue of the premises and of the power in me vested by said deed of trust, and at the request of the legal holder of said note, proceed to sell all of lots numbered 43 and 44, in block numbered 3, in Coleman Place, an addition to the City of Kansas (now Kansas City), Jackson county, Missouri, as shown by the recorded plat of said addition, at the south front door of the court house in Kansas City, between the hours of 3 o'clock in the recorded plat of said addition, at the south front door of the court house in Kansas City, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon, on Wednesday, the 24th day of February, 1897, at public vendue, to the highest bidder, for cash, for the purpose of paying said note and interest, and the cost of executing this trust.

D. S. PATTERSON, Trustee.

Kansas City, Jan. 19, 1897.

Kansas City. Jan. 19, 1897.

NOTICE is hereby given that letters testamentary on the estate of James M. Hager, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 2nd day of February, 1857.

All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within on year after the date of said letters, or the may be precluded from any benefit of sai estate, and if such claims be not exhibite within two years from the date of the publication they will be forever barred.

L. SCOTT, Executor Dated this 2nd day of February, 1897.

NOTICE TO DIRECTORS — Notice

Dated this 2nd day of February, 1897.

NOTICE TO DIRECTORS — Notice hereby given that the annual meeting the board of directors of the Kansas Circlinton & Springfield Railway Compa will be held at the office of the compa in Kansas City, Missouri, cn Tuesday, 18th day of March, 1887, at 9 o'clock at for the purpose of making report to railroad commissioners of the state of M souri, as required by law, and for the transaction of such other business as may legally be brought before the meeting.

Kansas City, Mo., February 3, 1897.

EDWARD S. WASHBURN, President, J. S. FORD, Secretary.

ASSIGNEE'S NOTICE—Notice is hereby.

ASSIGNEE'S NOTICE—Notice is hereby given that I, as assignee of the Mann & Miles Manufacturing Company, will, on March 6th, 1837, or as soon thereafter as counsel can be heard, apply to the circuit court for a discharge from said trust.

L. E. WYNE, Assignee.

SHERIFF'S SALE—Whereas, a decree of partition and order of sale were rendered and made in and by the circuit court of Jackson county Missouri, at Kansas City, at the January term thereof, 1897, and on the fourth day of said term, it being the 14th day of January, 1877, in a certain cause in said court bending, wherein Robert L. Resor was plaintiff and William Resor, Jr., Isaac B. Resor, Charles H. Resor, Julia R. Foster and Seth C. Foster, her husband; Fannie B. Law and Charles H. Law, her husband; Kate G. Whelpley and Albert W. Whelpley, her husband; Vinnie C. Stewart and Charles Stewart, her husband; Mary B. Stettinius and Henry Stettinius, her husband; Vinnie R. Foster, Jr., Joseph C. Foster, William R. Foster, Jr., Joseph C. Foster, William R. Foster, Sallie Foster Eaton and Charles S. Eaton, her husband: Vinnie Law Pogue and Providence M. Pogue, her husband; Fannie E. Law, Gordon E. Law, Russell Law and Fannie R. Stewart, charles H. Law, guardian of Gordon E. Law and Russell Law; Charles Stewart, and Charles Truezdale, were defendants, and numbered 25,359 on the files and records of said court; and, whereas, it was and is provided in and by said decree and order that the clerk of said courts should furnish to the sheriff of Jackson county, Missouri, a certified copy of said decree and order, and upon receipt of said certified copy said sheriff should proceed to sell the property in said decree and order and hereinafter described, in the same manner as that provided by law for the sale of real estate under execution, and upon a published advertisement of such sale, in the property in said decree and order and hereinatier described, in the same manner as that provided by law for the sale of real estate under execution, and upon a published advertisement of such sale, in accordance with that required by law for sales of real estate under execution, and that such sheriff should report such rale to said court for approval and confirmation or disapproval, and that upon the approval and confirmation by the court of such sale as should be made, said sheriff should collect the proceeds of such sale and make a deed, conveying all the interest of all the parties to said suit and of all persons who might claim by, through or under them, to the purchaser at such sale; whereas, the clerk of said court did, on the 18th day of January, 1897, furnish to the undersigned sheriff of Jackson county, Missouri, a certified copy of said decree and order; therefore, by virtue of said decree and order and the said certified copy thereof, so furnished by said clerk to the undersigned sheriff, as aforesaid, I will, on Wednesday, the 2rd day of March, A. D. 1897, between the hours of nine o'clock in the afternoon of that day, at the south front door of the county court house, in Kansas City, Jackson county, Missouri, and Guring the session of said circuit court at Kansas City, Missouri, sell at public vendue, for cash to the highest bidder, all the right, title, interest and estate of all the above named parties to said suit and of all persons who may claim by, through or under them, in and to the real estate in said decree and creder described, situated in the county of Jackson, state of Missouri, and being described as follows, to-wit: Lots numbered one hundred and thirty-nine (139), one hundred and forty (140), three hundred and twenty (220), in block number thirteen (219), and three hundred and twenty (320), in block number thirteen corded plat of the town of Kansas, in Jackson county, Missouri, as said lots are marked and designated on the first recorded plat of the town of Kansas, now Kansas City

terest and cost of executing this trust.

FRANK BRUMBACK. Trustes.

SHERIFF'S SALE—By virtue and authority of a special execution No. 25139, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the April term, 1897, of said court, and to me as sheriff directed and delivered in favor of city of Independence, to use of Ada V. Bradbury and against the Kansas City Investment Company, James A. Gudgell, trustee, and John W. Carter, I have levied upon and seized all the right, title, interest and estate of said defendants, The Kansas City Investment Company, James A. Gudgell, trustee, and John W. Carter, in and to the following described real estate, situated in the county of Jackson and state of Missouri, to-wit: Lot numbered one (I), in block numbered two (2), in Walnut park, in the city of Independence, Missouri, and I will on Monday, the 15th day of February. A. D. 1897, between the hours of nine c'clock in the afternoon, of that day, at the south front door of the county court house, in Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Missouri, sell at public vendue, for cash, to the highest bidder, all the right, title, interest and estate of the above named defendants, The Kansas City Investment Company, James A. Gudgell, trustee, and John W. Carter, in and to said real estate, to satisfy said execution and costs.

ROBERT S. STONE, Sheriff.

Kansas City, Mo., January 22nd, 1897.

TRUSTEE'S SALE—By reason of default in the payment of a note and interest

ROBERT S. STONE. Sheriff.

TRUSTEE'S SALE—By reason of default in the payment of a note and interest thereon, described in a deed of trust made by Richard P. Yocum and Mary A. Yocum, his wife, dated the 1st day of April, 1889, and recorded on the 5th day of April, 1889, in book B 346, at page 358, in the office of the recorder of deeds for Jackson county. Missouri, at Kansas City, I will, by virtue of the premises and of the power in me vested by said deed of trust, and at the request of the legal holder of said note, proceed to sell all of lot numbered eleven (10), and the south four (4) feet of lot ten (10), and the south four (4) feet of lot ten (10), and the south four (4) feet of lot ten (10), and the south four (5) feet of lot twelve (12), in block two (2), McLevy & Walley's resurvey of blocks I and 2 of Brooklyn Heights, an addition to the City of Kansas, new Kansas City, Jackson county, Missouri, as shown by the recorded plat of said addition, at the front door, being the west front, of the United States postoffice in Kansas City, Missouri, being the west front, of the United States postoffice in Kansas City, Missouri, at Kansas City, on the forenoon and five o'clock in the afternoon, on Saturday, the 6th day of March, 1897, at public vendue, to the highest bider to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 30th day of September, 1896, All persons house in said note and interest and the costs of executing this trust.

NOTICE is hereby given that letters of administration, with the will annexed, on the estate of Henry B. Ridgaway, deceased, were granted to the undersigned by the probate court of the county of Jackson, the forenoon and five o'clock in the afternoon, on Saturday, the 6th day of March, 1897, at public vendue, to the highest bide of trust and at the request of the legal owners and holders of all trustee, by virtue of the power in me vestification, whereas, default has been made in the payment of four of the due of trust tasteroor

executing this trust.

A. N. GOSSETT, Trustee,

Kansas City, Mo., Feb. 10, 1897. ADMINISTRATOR'S NCTICE-Notice hereby given that letters of administration

county of Jackson, state of Missouri, Kansas City, on the 29th day of January 1897. All persons having claims again 1897 as 1897. It is same to the undersigned for allowance within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

Dated this 29th day of January, 1897.

MARY BECK, Executrix. or story of the st

LEGAL NOTICES.

NOTICE OF MORTGAGEE'S SALE—Public notice is hereby given that the unpart of the control of the

Dated at Kansas City, Missouri, this 9th

day of February, 1897.
THE CITIZENS NATIONAL BANK OF
KANSAS CITY, MISSOURI, Mortgagee,
By S. J. FITZHUGH, President. THE CITIZENS NATIONAL BANK OF KANSAS CITY, MISSOURI, Mortgagee. By S. J. FITZHUGH, President.

SHERIFF'S SALE—By virtue and authority of special execution No. 24578, issued from the office of the circh of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the April term. 1897. of said court, and to me as sheriff, directed and delivered in favor of John Keating and against Mary F. White, Mary Tackett, Jenny Y. Walsh, Luther C. Slavens, trustee for Syracuse university, Syracuse university, The Western Investment Company, Mary M. Wagner and F. U. Phelps, I have levied upon and seized all the right, title, interest and estate of said defendants. Mary F. White, Mary Tackett, Jenny F. White, Mary Tackett, Jenny Y. Walsh, Luther C. Slavens, trustee for Syracuse university: Syracuse university. The Western Investment Company, Mary M. Wagner and F. U. Phelps, in and to the following described real estate, situated within the corporate limits of Kansas City, county of Jackson, state of Missouri, to-wit: A part of the southwest quarter (4) of northwest quarter (2), section ten (10), township forty-three (23), more particularly described as follows: Beginning at a point one hundred and fifty (150) feet south of north line of the southwest quarter (4), section ten (10), township forty-nine (49), range thirty-three (23), and one hundred and fifty (150) feet west of west line of Chestnut avenue, and running thence west fifteen (15) feet, thence cast fifteen (15) feet, thence cast fifteen (15) feet, thence east fifteen (15) feet, thence east fifteen (15) feet, thence east fifteen (15) feet, thence outh one hundred and fifty (150) feet west of west line of Chestnut avenue, and running thence west fifteen (15) feet, thence east fifteen (15) feet, thence outh one hundred and fifty (150) feet west of west line of Chestnut avenue, and running thence west fifteen (15) feet, thence for Syracuse university: Syracuse university; Myrackett, Jenny Y. Walsh, Luther C. Slavens, trustee for Syracuse university: Syr

burcheser at small on the purchaser at the pur Special Commissioner, Karnes, Holmes & Krauthoff, Attorneys, Kansas City, Mo., January 25, 1897.

Kansas City, Mo., January 25, 1897.

TRUSTEE SALE—Whereas, Morris Loewen and Ida Loewen, his wife, and Louis Loewen and Julia Loewen, his wife, and Louis Loewen brothers, by their deed of trust, dated January 4, 1897, and recorded January 4, 1897, and recorder of deeds of Jackson county, Missouri, at Kansas City, in book B 607, at page 289, conveyed to the undersigned, Eugene Batavia, trustee, the following described real estate in Jackson county, Missouri, to-wit: All of lots numbered forty-three (43) and forty-four (44), in block number eight (8), in Vanderblit place, an addition to Kansas City, Missouri, as marked and designated on the recorded plat of said addition, in trust, to secure the payment of five notes, with intersouri, as marked and designated on the recorded plat of said addition, in trust, to secure the payment of five notes, with interest thereon, in said deed of trust described;
and, whereas, default has been made in the
payment of four of said notes and interest
thereon; now, therefore, I, the undersigned
trustee, by virtue of the power in me vested by said deed of trust, and at the request of the legal owners and holders of all
of sald notes, will, on the ninth (9th) day
of March, 1897, between the hours of nine
o'clock in the forenoon and five o'clock in
the afternoon, at the west front door of
the custom house, in Kansas City, Jackson county, Missouri, said custom house
being the building situated on the southeast corner of Ninth and Walnut streets,
Kansas City, Missouri, sell the above described property at public vendue, to the
highest bidder, for cash, to pay said notes,
interest and costs of executing this trust.

LEGAL NOTICES.

SHERIFF'S SALE—By virtue and authority of a special execution, No. Zi55, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the April term, 1857, of said court, and to me as sheriff directed and delivered in favor of city of Independence, to the use of Ada V. Bradbury and against the Suffoik Investment Company, John W. Speas, Daniel B. Holmes, trustee: Jemuel C. Gates, Leo N. Lesile and George C. Emery, I have levied upon and seized all the right, title, interest and estate of said defendants, the Suffoik Investment Company, John W. Speas, Daniel B. Holmes, trustee: Jemuel C. Gates, Leo N. Lesile and George C. Emery, in and to the following described real estate, situated in the county of Jackson and state of Missouri, to-wit: Lot numbered 359, Eden Park, in the city of Independence, Missouri, and lot numbered 408, Eden Park, in the city of Independence, Missouri, and I will on Monday, the 15th day of February, A. D. 1857, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the south front door of the county court house, in Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Missouri, sell at public vendue, for cash, to the highest bidder, all the right, title, interest and estate of the above defendants, the Suffoik Investment Company, John W. Speas, Daniel B. Holmes, trustee; Jemuel C. Gates, Leo N. Leslie and George C. Emery, in and to said real estate to satisfy said execution and costs. ROBERT S. STONE, Sheriff. Kansas City, Mo., January 22nd, 1897.

Ransas City, Mo., January 2nd, 1897.

SHERIFF'S SALE—By virtue and authority of an alias general execution No. 2233, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the April term, 1897, of said court, and to me, as sheriff, directed and delivered in favor of M. A. Sewell, and against Christine Klein and Louis Klein, I have levied upon and seized all the right, title, interest and estate of said defendants, Christine Klein and Louis Klein, in and to the following described real estate, situated in the county of Jackson and state of Missouri, to-wit: Lots fifteen (15) and sixteen (15), in block lettered "D." in Karnes and Ess addition to the City of Kansas, Jackson county, Missouri, also lot sixteen (16), in block two (2), Wing and Steen's place, an addition to Kansas City, Jackson county, Missouri, and I will, on Monday, the 1st day of March, A. D. 1897, between the hours of nine o'clock in the afternoon of that day, at the south front door of the county court house, in Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Missouri, sell at public vendue, for cash, to the highest bidder, all the right, title, interest and estate of the above named defendants, Christine Klein and Louis Klein, in and to said real estate, to satisfy said execution and costs.

ROBERT S. STONE, Sheriff. Kansas City, Mo., February 4th, 1897.

NOTICE is hereby given that letters of administration on the estate of Mary Jenkins, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 25th day of January, 1877. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from, any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

B. F. DEATHERAGE, Administrator.
Dated this 25th day of January, 1897.

Dated this 25th day of January, 1897.

NOTICE IS HEREBY GIVEN that letters of administration on the estate of John Schiess, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 5th day of February, 1897. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred. Dated this 5th day of February, 1897.
PETER VETTER, Administrator.

NOTICE is hereby given that letters testamentary on the estate of Magdalena Wedelich, deceased, were granted to the undersigned by the probate court of Jackson county, Missouri, at Kansas City, on the Zith day of January, 1877. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if said claims be not exhibited within two years from the time of this publication they will be forever barred.

N. F. Heitman, Attorney.

N. F. Heitman, Attorney. Dated this 1st day of February, 1897.

NOTICE is hereby given that the annual meeting of the directors of the Kansas City Belt Railway Company will be held at the office of the company in Kansas City, Missouri, on Tuesday, the 9th day of March, 1897, at 19 o'clock a. m., for the purpose of making the annual report to the railroad and warehouse commissioners of the state of Missouri as required by law, and for the transaction of such other business as may legally be brought before the meeting.

EDWARD S. WASHBURN, President.

W. J. FERRY, Secretary, Kansas City, February 6, 1897.

NOTICE TO DIRECTORS — Notice is hereby given that the annual meeting of the board of directors of the Current River Railroad Company will be held at the office of the company in Kansas City, Missouri, on Tuesday, the 3th day of March, 1897, at 9 o'clock a. m., for the purpose of making report to the railroad commissioners of the state of Missouri, as required by law, and for the transaction of such other business as may be legally brought before the meeting. of the constraint of the const

LEGAL NOTICES.

TRUSTEE'S SALE—Whereas Richard B. Farley and Florence J. Farley, his wife, by their deed of trust, dated the first day of July, 1889, filed for record July 28th, 1889, and recorded in the office of the recorder of deeds of Jackson county, Missouri, at Kansas City, in book B number 357, at page 243, conveyed to the undersigned, trustee the following described real estate lying in Jackson county, Missouri, to-wit: All of the south twenty-three (23) feet and three (3) inches of lot numbered six (6), in block "J." of Lockridge's addition to Kansas City, Missouri, according to the recorded plat of said addition, in trust, to secure the payment of the promissory note in said deed of trust described, and the interest thereon, and whereas, said note is past due and unpaid, and, together with the interest accrued thereon for over six months, remains in default; now, therefore, notice is hereby given that I, the undersigned trustee, at the request of the legal holder of said note, and by virtue of the powers to me given by said deed, will, on Thursday, the fourth day of March, 1897, at the south front door of the court house building in the block bounded by Missouri (the same being the building in which the circuit court of Jackson county, Missouri (the same being the building in which the circuit court of Jackson county, Missouri, is now appointed to be held in said city), between the hours of nine o'clock a. m. and five o'clock p. m. of said day, sell the real estate hereinbefore described, at public vendue, to the highest bidder, for cash, for the purpose of discharging said debt and interest and the cost of executing this trust.

ROBERT S. ROBERS, Trustee. TRUSTEE'S SALE-Whereas Richard B.

TRUSTEE'S SALE—Whereas, James H.
McGee and Ruth M. McGee, husband and
wife, by their certain deed of trust, dated
the fourteenth day of September, 1883, and
recorded on the fourteenth day of September, 1833, in the office of the recorder of
deeds for Jackson county. Missouri, at
Kansas City, in book B 548, at page 48,
conveyed to the undersigned John C. Gage,
as trustee, the following real estate, lying
and being situate in the county of Jackson
and state of Missouri, to-wit: Lots nine
(9) and ten (10), of block eight (8), of Dundee place, an addition to Kansas City, according to the plat thereof on record in
the office of the recorder of deeds of Jackson county, Missouri, which said deed of
trust was given to secure the payment of
a certain promissory note therein described;
and, whereas, default has been made in
the payment of the principal of said promissory note and the interest thereon: now,
therefore, notice is hereby given that I,
John C. Gage, trustee, will, in accordance
with the terms and provisions of said deed
of trust, at the request of the legal owner
and holder of said note, proceed to sell the
property hereinbefore described, at public
vendue, to the highest bidder, for cash, at
the south front door of the Jackson county
circuit court house in Kansas City, Jackson county, Missourl, on Wednesday, the
eighteenth day of February, 1897, between
the hours of nine o'clock in the forenoon
and five o'clock in the afternoon of that
day, for the purpose of paying said deb
and interest and the cost of executing this
trust.

BY reason of default in the payment of

and interest and the cost of executing this trust.

BY reason of default in the payment of the principal and interest of a note described in a deed of trust, made by Christian Frank and Josephine Frank, his wife, dated March 7th, 1896, filed for record March 9th, 1896, and recorded in book B 595 at page 432, in the office of the recorder of deeds at Kansas City, Jackson county, Mo., conveyed to James Scammon, as trustee, the following described real estate, to-wit: Lots numbered 212, 213 and 225 in Altamont, an addition to the City of Kansas (now Kansas City), as the same are marked and designated on the recorded plat of said addition on file in the office of the recorder of deeds in said county of Jackson; and, whereas, said James Scammon has refused to act and is unable to act as such trustee, and it is provided in said deed that the then acting sheriff of Jackson county, Mo., in case of such refusal or inability to act, shall become his successor and act as trustee and sell said property in accordance with the terms of said deel; therefore, I, the undersigned sheriff and acting sheriff of Jackson county, Mo., will, as such trustee, at the request of the legal holder of said note, and the authority thereby vested in me, sell the above described real estate at public vendue, to the highest bidder, for cash, at the south front door of the county court house, Kansas City, Mo., on the 18th day of February, 1837, between the hours of 9 o'clock a, m. and 5 o'clock p. m., to satisfy said note and interest and cost of executing this trust.

Sheriff of Jackson County, Mo. J. G. V. Redmon, Attorney.

above named defendants, Christine Klein and Louis Klein, in and to said real estate, to satisfy said execution and costs.

ROBERT S. STONE, Sheriff.

Kansas City, Mo., February 4th, 1837.

SHERIFFS SALE—By virtue and authority of a general execution, No. 2702, issued from the office of the clerk of the circuit court of Jackson county, at Kansas City, Missouri, returnable to the April term. 187, of said court, and to me as sheriff directed and delivered in favor of J. G. Glimore and J. D. Ruhl and against Morris Lazarovic, I have levied upon and seized all the right, title, interest and estate of said defendant, Morris Lazarovic, in and to the following described real estate, situated in the county of Jackson and state of Missouri, to-wit: All of the north half of lot numbered nine hundred and seventy-nine, of block numbered sixty-nine, in McGee's addition to Kansas City, Missouri, as the same is marked on the recorded plat thereof, and I will, on Monday, the listh day of February, A. D. 187, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the south front door of the county, sour and during the session of said circuit court at Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Jackson county, state of Missouri, and during the session of said circuit court at Kansas City, Jackson county, Missouri, is now appointed to be help his probate court of the above named defendant, Morris Lazarovic, in and to said real estate to satisfy said execution and costs. ROBERT S. STONE, Sheriff.

NOTICE is hereby given that letters of administration on the estate of Mary Jenkins, decased, were granted to the undersigned by the probate court of the county for administration on the estate of the undersigned by the probate court of the c

NOTICE IS HEREBY GIVEN that let-NOTICE IS HEREBY GIVEN that letters of administration on the estate of Frank Stilwell, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 25th day of January. A. D. 1897. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred. the date of this publication they will to forever barred.

Dated this 30th day of January, 1897.

MEEDY STILWELL, Administrator.

T. J. Seehorn, Attorney.

T. J. Seehorn, Attorney.

NOTICE TO DIRECTORS — Notice is hereby given that the annual meeting of the board of directors of the Kansas City, Fort Scott & Memphis Railroad Company will be held at the office of the company in Kansas City, Missouri, on Tuesday, the 5th day of March, 1871, at 9 o'clock a. ft., for the purpose of making report to the railroad commissioners of the state of Missouri, as required by law, and for the transaction of such other business as may legally be brought before the feeting. Kansas City, Mo., February 3, 287.

EDWARD S. WASHBURN Fresident, CHARLES MERRIAM Sectiary.

STOCKHOLDERS' MEETI G-Notice is

CHARLES MERRIAM, Secretary.

STOCKHOLDERS' MEETI G-Notice is hereby given that the annul meeting of the stockholders of the froost Avenue Cemetery Co., a corporath of Missouri, will be held at the office the company, will be held at the office the Kansas City, Mo., in The meeting and the transaction of such business as may be legally brought fore the meeting. HOMEH EED, President.

GEO. LAW, Secrets.

Kansas City, Mo., In Tith, 1897.

NOTICE OF FILL SETTLEMENT—
Notice is hereby gin to all creditors and others interested the estate of David G. Neiswanger, deceder Bros., that I, W. J. estate of Neiswanger and istrator of said estates, intend to make final settlement thereof at the next te to be held at Kansas Jackson count the listh day of Februcity, Missouries, I. Neiswanger, and the listh day of Februcity, Missouries, I. Neiswanger, and the listh day of Februcity, Missouries, I. Neiswanger, and the listh day of Februcity, Missouries, Administrator

NOTICE by given to all creditors and Notice is sted in the estate of Verlinda others in sceased, that I. Luther C. Sia-W. Moorlistrater of said estate, intend to vens, adal settlement thereof at the next make the probate court of Jackson counterm cheld at Kansas City Missouri, on ty, to diay of February, 187.

the I L. C. SLAVENS, Administrator, W. Boottswood, 508 N. Y. Life bldg., W. ney.